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In re Application of :
HOA, Van Suong, et al. :
Application No.: 10/596,750 :
PCT No.: PCT/CA2004/002184 :
Int. Filing Date: 22 December 2004 : **DECISION**
Priority Date: 23 December 2003 :
Attorney's Docket No.: 789-100 :
For: METHOD AND SYSTEM FOR :
MAKING HIGH PERFORMANCE :
EPOXIES, AND HIGH PERFORMANCE: :
EPOXIES OBTAINED THEREWITH :

This application is before the Office of PCT Legal Administration for matters arising under 35 USC 371.

BACKGROUND

On 30 September 2008, the Office mailed Decision, indicating that the declaration contained non-initialed, non-dated alterations to the information for inventor Liu and that a new oath or declaration was required.

On 10 November 2008, applicants filed a declaration of the inventors.

DISCUSSION

Previously, applicants were informed that the declaration, as executed by inventor Liu was defective and that a new oath or declaration was required.

In response, applicants submitted a declaration composed on one page 1, one page 2 and two supplemental sheets 1 of 1. The two supplemental sheets list the same three inventors, but were executed separately. As such, it appears that at least two separate copies of the declaration were executed and that pages from the individual declarations were pieced together to create a single composite declaration. While it is acceptable for inventors to execute separate copies of the oath or declaration, the *complete* oath or declaration as executed by the inventor must be returned to the Office.

CONCLUSION

A proper response in the form of an oath or declaration of the inventors in compliance with 37 CFR 1.497(a)-(b) must be filed within **TWO (2) MONTHS** from the mail date of this decision. Extensions of time are available under 37 CFR 1.136(a).

Any further correspondence with respect to this matter may be filed electronically via EFS-Web or if mailed, should be addressed to the Mail Stop PCT, Commissioner for Patents, Office of PCT Legal Administration, P.O. Box 1450, Alexandria, Virginia 22313-1450, with the contents of the letter marked to the attention of the Office of PCT Legal Administration.

/Erin P. Thomson/

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